
MANITOBA
COMMUNITY
NOTIFICATION
ADVISORY
COMMITTEE

Report No. 12

June 2008

Community Notification Advisory Committee

Honourable Dave Chomiak
Minister of Justice
Attorney General of Manitoba
Room 104 Legislative Building
Winnipeg, Manitoba
R3C OV8

Dear Minister:

I am pleased to submit for your information the 12th report of the Community Notification Advisory Committee.

Respectfully submitted,

"original signed by"

William Morton, Q.C.
Chairperson
Community Notification Advisory Committee

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I. INTRODUCTION

The Manitoba Community Notification Advisory Committee (the committee) was established in February 1995 in response to growing concerns about the dangers posed by high-risk sex offenders. The committee, the first of its type in Canada, was given the mandate to consider cases where it may be in the public interest to alert citizens about the presence of a high-risk sex offender in the community. The committee is currently chaired by a retired lawyer and its membership consists of representatives from the criminal justice system, the mental health field and the general community.

The committee's protocol is an important innovation in Canada's justice system. As a *policy initiative*, the protocol clearly reflects the principle that public protection is a critical priority in Manitoba. The protocol identifies interests which, when necessary, may supersede the rights of privacy normally possessed by all citizens. As a *program initiative*, the committee is required to apply the protocol in a balanced manner. An individual's rights to privacy will be weighed against citizens' needs to have sufficient information to keep themselves, their families and their children safe. This is an important and delicate task requiring the expertise of individuals from a wide range of disciplines.

This report identifies the committee's activities after 12 years of operation. It contains a summary of the protocol governing the work of the committee, provides background information about the committee, and summarizes all cases processed as of December 31, 2007. The report also identifies developments since the committee issued its last report in June 2007.

II. THE COMMUNITY NOTIFICATION PROCESS

BACKGROUND

The protocol and the committee were established by Manitoba Justice in February 1995. The following agencies assisted with the development:

- **Manitoba Justice**
 - Civil Legal Services
 - Corrections
 - Public Prosecutions
 - Policy, Planning and Special Projects
- **Manitoba Health**
 - Mental Health Services
- **Manitoba Integrated High Risk Sex Offender Unit (MIHSOU)**
 - Royal Canadian Mounted Police 'D' Division (RCMP)
 - Winnipeg Police Service (WPS)
- **Brandon Police Service (BPS)**
- **Correctional Service of Canada (CSC)**
- **Ministry of the Solicitor General - Prairie Region**

The protocol was reviewed and approved by each agency represented on the committee.

Key groups were consulted as part of the development of the protocol. These included provinces and American states involved in developing or implementing similar processes and selected police agencies across Canada addressing the issue of community notification. These steps aided in the development of Canada's first community notification protocol.

HOW THE PROCESS WORKS

The committee reviews cases of referred convicted sex offenders, who are considered at high risk to re-offend, and makes recommendations to police agencies about whether the public should be warned about the presence of these offenders in the community. The committee represents a cross-section of experts from the criminal justice and mental health systems who determine whether offenders are at high risk to re-offend. The chart on page 5 provides an overview of the committee's process.

Case Referrals to the Committee

The Protocol permits anyone who is concerned about a particular offender to alert the police about the impending release or presence of a high-risk sex offender. However, usually it is a Corrections official that alerts police. The police gather records and reports about the offender and decide whether to refer the case to the committee. Police referrals may also result from an ongoing investigation or from another source indicating that a potentially high-risk sexual offender is or may be arriving in Manitoba.

When a case is referred to the committee, the offender is notified that his case is being reviewed, that a range of community notification options may be recommended, and that he or a designate can make a written submission to the committee concerning any aspect of his case.

Committee Deliberations

When a case is reviewed, the committee considers all available documents and discusses each case in confidence. The decision making process balances issues such as individual privacy rights, risk to the public, the effect of publication on previous victims and other prior judicial decisions. The committee considers such information as:

<ul style="list-style-type: none"> • circumstances, history and patterns of offences • any breaches of probation or parole • participation in treatment programs • relevant psychiatric, psychological or social assessments • planned activities 	<ul style="list-style-type: none"> • employment history or prospects • interpersonal relationships and supports • victim impact statements • written statement from offender/designate • prior proceedings and police contacts • potential access to victims • characteristics of victims
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Committee Decisions

The committee's recommendation to the police must be one of the following:

Full Public Notification: This is the strongest measure the committee can take. It is a recommendation that police make a province-wide notification to all Manitobans. It includes a media release to the major media outlets in Manitoba. A recent and accurate photograph, a physical description and the nature of past offences may all be part of the public warning. This type of notice encourages members of the public to ensure their safety, but warns that vigilantism or other unreasonable conduct directed at the offender will not be tolerated.

Limited Public Notification: This is similar to a full public notification, except that the warning is limited to a specific community or group. The news release is restricted to the media outlets in the area of notification. The format of the notice and the warning against vigilantism are the same as those for a full public notification

Targeted Notification: After a thorough examination of a case, the committee may recommend that it is only necessary to warn a specific group considered to be at risk and a media release isn't needed. An example could be an offender who only targets victims of a certain age or sex and resides in a remote, isolated community.

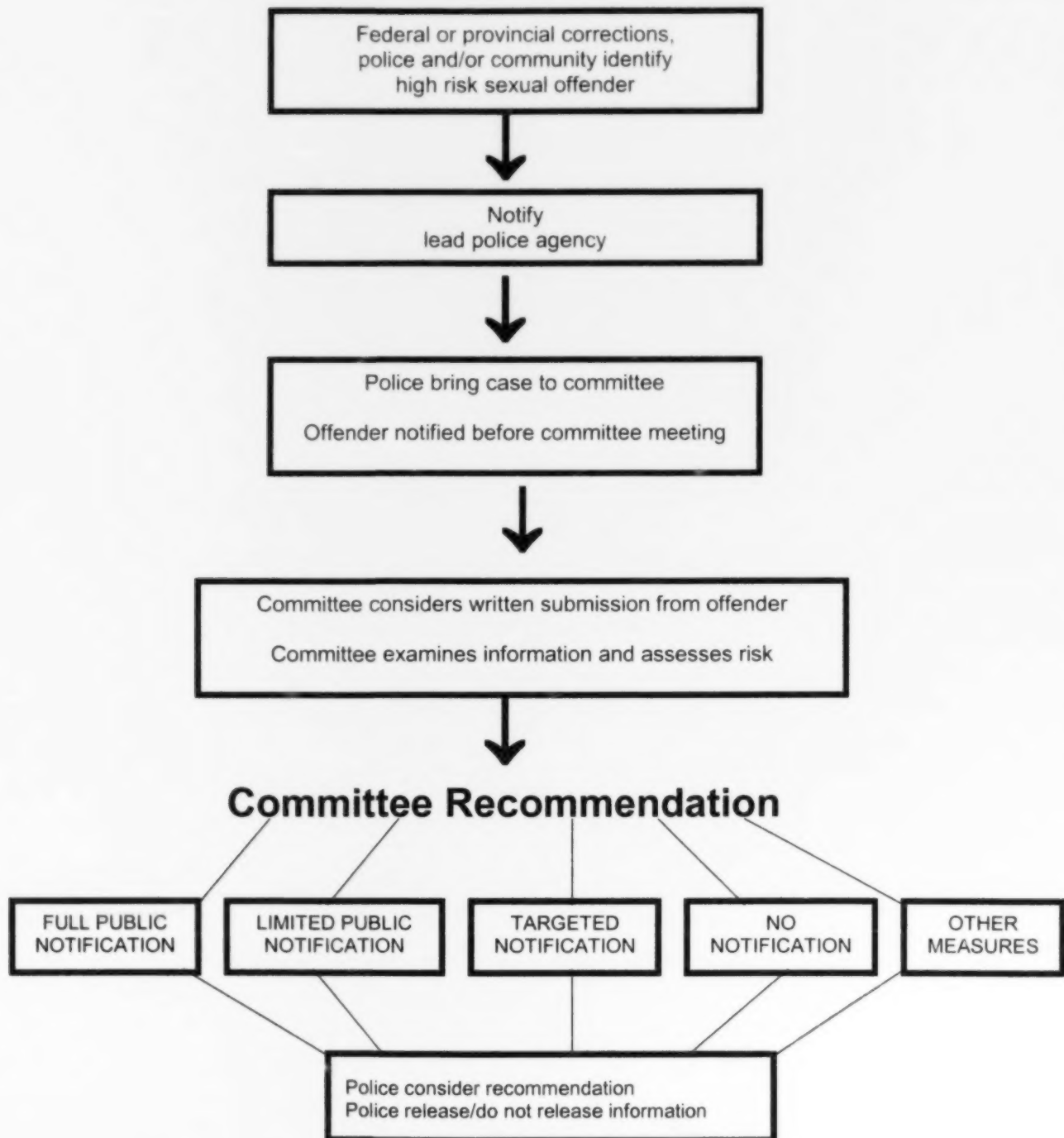
No Notification: After reviewing the case, the committee may recommend that there is not a reasonable expectation of risk to warrant any kind of warning or other action.

Other Measures: The committee may recommend that police take other steps to ensure community safety. These can include surveillance, obtaining a court order prohibiting the offender from contacting children or other appropriate limitations.

Communication of Recommendations

The committee relays its recommendations confidentially to the lead police agency involved in the case. The police are then responsible for deciding what action will be taken. If the police agency follows the recommendations, it will be indemnified by Manitoba Justice should any legal action be taken as a result of a notification or a decision not to notify. Where possible, the police will advise the offender and victims prior to undertaking a notification.

Figure I
Community Notification Process



FREQUENTLY ASKED QUESTIONS

1. To whom does the protocol apply?

The protocol applies to convicted sexual offenders who the police believe may be at high risk to re-offend.

2. What is a lead police agency?

A lead police agency is the police force that determines if a sexual offender should be referred to the committee, prepares cases for committee consideration and carries out targeted and public notifications on the advice of the committee. The lead police agency will be the Manitoba Integrated High Risk Sex Offender Unit (MIHRSOU) or the Brandon Police Service. It is usually determined by the location or intended residence of the sexual offender.

3. Why are the recommendations of the committee confidential?

The police must respect an offender's rights, including privacy rights, unless public safety concerns are more important. The function of the committee is to assist a police force in making this assessment by providing multi-disciplinary advice. It remains, however, the responsibility of the police force to exercise its best judgment in fulfilling its public safety functions. Publicizing the committee's recommendations would likely impair the relationship between the police and the committee, undermining the rationale for the existence of the protocol.

4. Does the protocol apply to offenders who move outside of Manitoba?

No. The protocol is for the protection of Manitobans. Some provinces have developed community notification systems based on Manitoba's system and others are working on developing their own systems.

5. What types of recommendations can the committee make?

There are five basic recommendations that may be made:

- 1) no notification
- 2) targeted notification (a specific group, geographic area, but no media)
- 3) limited public notification (a specific group, geographic area, including media)
- 4) full public notification (province-wide notification including media)
- 5) other measures directed by the committee

6. Do police agencies have to follow the committee's recommendations?

No. The police retain the right and responsibility to make whatever notification they consider appropriate. However, if they do not follow the committee's recommendations they will not be indemnified should legal action be taken against them.

7. Can the offender present his views to the committee?

Yes. The offender and/or a designate can send in written submissions.

8. Why doesn't the committee recommend full public notification in every case?

Full public notification in less serious cases would unnecessarily alarm the public and breach the offender's right to privacy. Furthermore, the circumstances surrounding each offender's criminal pattern, the exposure to and acceptance of treatment, and the presence of other supports which may help prevent future offences will vary. The committee's role is to assess each individual case and recommend to the police if notification is warranted and, if so, the scope of such notification.

III. MEMBERSHIP AND MANAGEMENT

1. MEMBERSHIP

The protocol specifies the committee's membership. The committee is chaired by Mr. William Morton, Q.C., who was appointed as chair by the Minister of Justice and Attorney General, in July 1998. It was previously chaired by Ms. Jennifer Cooper, Q.C. from February 1995 to February 1997 and by Mr. Raymond Wyant from December 1997 to June 1998. Mr. Wyant served as acting chair from the date of Ms. Cooper's resignation, until he was appointed chair in December 1997. The committee consists of representatives from the following agencies:

- **Manitoba Justice**
 - Corrections
 - Prosecutions

- **Manitoba Integrated High Risk Sex Offender Unit (MIHRSOU)**
 - Royal Canadian Mounted Police 'D' Division (RCMP)
 - Winnipeg Police Service (WPS)
- **Brandon Police Service**
- **Correctional Service of Canada**

The Attorney General may also appoint additional members to the committee when required. The Attorney General has also appointed a member-at-large to sit on the committee as a representative of the general community. The chair may also invite representatives from other police agencies to participate in a review on a case-by-case basis.

2. COMMITTEE POLICIES AND PROCEDURES

The committee's protocol outlines the procedures for the receipt and management of cases by the committee. The committee has also established policies governing its operation and administration, including:

- guidelines on the information to be provided by provincial and federal correctional authorities to police for presentation of cases to the committee
- the storage and maintenance of files
- the management of cases involving young offenders
- the management of files on cases referred to the committee
- the management of media inquiries

Procedures have also been established to guide the committee and its member agencies in areas such as:

- requests from lead police agencies for a committee hearing to consider a specific case
- notice from the chairperson to all committee members on the scheduling of cases
- notice to offenders, by the lead police agencies, about the referral of their cases to the committee, following which the offenders or their advocates may provide written submissions
- notice from the committee to lead police agencies requesting additional information about a case prior to developing a recommendation

- notice from the chair to lead police agencies of the committee's final recommendation(s)

Additional policies and procedures may be introduced in the future as required by the committee.

3. SUPPORT TO THE COMMITTEE

Manitoba Justice provides a number of services to the committee, including:

- legal advice from a Crown counsel with the Civil Legal Services Branch
- policy support by a policy analyst from the Policy Development and Analysis Branch
- administrative services by an administrative assistant from the Policy Development and Analysis Branch
- Communication services are provided by a specialist from Communications Services Manitoba in the Department of Culture, Heritage and Tourism.

4. AGENCY ACTIVITIES

Detailed information about the steps taken by each agency member to implement the protocol and help the committee complete its mandate was presented in Report No. 1. This section summarizes these steps and notes, where appropriate, additional steps taken by an agency since the publication of Report No. 1 in November 1995.

i. Corrections Division, Manitoba Justice

Manitoba Corrections is responsible for the province-wide management of offenders sentenced to probation and/or a term of imprisonment of less than two years. It operates adult and youth correctional facilities, and provides probation supervision of offenders in the community. Manitoba Corrections is divided into two branches: i) Adult Corrections is responsible for the institutional management of adult offenders; and ii) Community and Youth Corrections is responsible for probation services and youth correctional facilities.

The protocol's implementation has generated a number of related provincial correctional initiatives since February 1995, including:

- a divisional policy guide for assessment and referral of high-risk sexual offenders to the applicable lead police agency
- an integrated offender tracking system, Corrections' Offenders Management System (COMS), for all offenders in institutional custody or under community supervision
- implementation of offender risk assessment instruments and procedures manual
- relapse prevention and other special treatment programs for sexual offenders
- staff training and advisory committees on sexual offending to guide the management and treatment of sexual offenders

ii. Prosecutions Division, Manitoba Justice

The Prosecutions Division of Manitoba Justice (the division) is responsible for criminal prosecutions. The division also manages the national flagging system for Manitoba to track high-risk offenders.

The division has been represented on the committee by a Crown attorney from Winnipeg. The committee's protocol was distributed to all divisional offices in the province and all senior officials have been briefed on the committee process.

The division is continuing its efforts in conjunction with other federal, provincial, territorial and municipal agencies to manage high-risk sexual offenders through legislative reforms and new program initiatives.

iii. Manitoba Integrated High Risk Sex Offender Unit (MIHRSOU)

The Royal Canadian Mounted Police (RCMP) is responsible for providing policing services to most rural communities in Manitoba. The RCMP operates 67 stand alone Detachments throughout the province with 19 satellite offices and 7 CTA's (Community Tripartite Agreements). There are 86 total police units of which 17 are consolidated.

The Winnipeg Police Service (WPS) is responsible for providing law enforcement services to the City of Winnipeg and employs more than 1,200 officers.

Historically, both police forces have worked closely with each other, with other police agencies and with correctional authorities on the investigation and follow-up of cases referred to the committee. In 2005, this collaboration was taken a step further with the creation of the Manitoba Integrated High Risk Sex Offender Unit.

The unit is composed of specialized personnel from both the RCMP and WPS who have expertise in dealing with high-risk sex offenders. The Manitoba Integrated High Risk Sex Offender Unit is responsible for compiling sex offender case histories in synopsis format, assessing the risks posed by individual offenders and, where a decision to notify the public is made, conducting the notification. After a notification has been conducted, this unit typically has a role in monitoring the offender in the in the community.

vi. *Brandon Police Service*

The Brandon Police Service (BPS) is responsible for the provision of law enforcement services to the City of Brandon.

Like the RCMP and the WPS, the BPS was a founding member of the committee and has been involved in the assessment of cases that have been presented to the committee since its inception. An inspector from the BPS co-ordinates case materials for presentation to the committee and tracks referred cases.

vii. *Correctional Service of Canada*

The Correctional Service of Canada (CSC) is responsible for offenders who are sentenced to incarceration for two or more years. Federal institutions located in Manitoba are the medium security Stony Mountain Institution and the minimum security Rockwood Institution. CSC Parole is responsible for the supervision of offenders in the community throughout Manitoba and northwestern Ontario.

In January 1995, the Prairie Region's deputy commissioner appointed the district director for Manitoba/NW Ontario to participate as the CSC representative on the committee. During the development of the protocol, CSC reviewed drafts to ensure compliance with federal policies, legislation and correctional procedures.

Since the establishment of the committee, a number of steps have been taken to ensure staff is trained and ready to apply the protocol, including:

- distributing copies of the protocol to regional and national headquarters of CSC, as well as to all wardens and district directors in the prairie region
- briefing parole officers on the components and administration of the protocol
- conducting meetings with lead police agencies to review potential cases and to exchange information on offenders referred to the committee
- establishing policies governing the nature of information to be released by the service to the lead police agency or the committee are in place

5. PUBLIC EDUCATION

Since the inception of the committee, its chairperson and members have undertaken a number of public education activities. Those activities have generally consisted of participating in media interviews, making presentations to interested organizations or groups and meeting with organizations and groups to share information about community notification. The intent of public education activities is to raise awareness of the committee's objectives and procedures and to promote public safety.

6. CHILDREN FIRST PROTOCOL

The Children First Protocol was implemented in May 1997 to address concerns about:

- i) how to effectively disseminate information to schools and child care agencies throughout Manitoba when a public or targeted notification is undertaken and, when children are included within the target group of victims
- ii) how to respond to numerous requests by schools, parents and others for information and assistance when notifications are undertaken

The Children First Protocol requires the lead police agency to provide Manitoba Advanced Education and Training, and the Child and Family Support and Child Day Care Branches of Manitoba Family Services and Housing (the child agencies) with a copy of the information release, the anticipated time of the notification and any other information recommended by the committee in advance of the notification for all public and targeted notifications.

For public notifications and targeted notifications where children are at risk, the child agencies can disclose the notification information to the personnel within their departments as soon as the public or targeted notification has been made by the police. The child agencies are responsible for handling all inquiries arising from their distribution of the notification information. For targeted notifications where children are not potential victims, the child agencies cannot release the notification information to their personnel, but can use it to explain why their agencies were not the intended recipient of the notification information if those questions arise.

IV. SUMMARY OF CASES

A total of 154 cases were referred to the committee between June 1995 and the end of December 2007. Those cases involve 135 individual offenders. Fifteen (17) offenders were referred to the committee two times and two offenders were referred three times. Each of those referrals was treated as a separate case for statistical purposes. (The table found on pages 16 - 33 contains a summary of the statistical data on each of the offenders referred to the committee).

Referrals

In total, the Winnipeg Police Service have referred 94 cases to the committee, the RCMP referred 50, the Brandon Police Service referred 8 and the Manitoba Integrated High Risk Sex Offender United has referred 2 cases.

The distribution of case referrals to the committee by year, up to and including December 31, 2007:

YEAR	POLICE AGENCY				TOTAL
	WPS	RCMP	BPS	MIHRSOU	
1995	10	9	2	-	21
1996	13	12	0	-	25
1997	14	7	1	-	22
1998	8	8	0	-	16
1999	6	5	0	-	11
2000	6	1	1	-	8
2001	5	1	2	-	8
2002	7	0	1	-	8
2003	6	4	0	-	10
2004	8	2	0	-	10
2005	5	1	0	-	6
2006	6	0	1	-	7
2007	-	-	0	2	2
TOTAL	94	50	8	2	154

Profile of Offenders

All cases reviewed by the committee are summarized in chart form (see page 16). All offenders were male and ranged in age from 16 to 73. In this review, all offenders have been categorized according to the three offender categories used by the Correctional Service of Canada:

- i) **sexual aggressors:** persons with a variety of motivations, characteristics and range of mostly adult victims
- ii) **pedophiles:** persons who focus on pre-pubescent and/or adolescent child victims
- iii) **incest offenders:** persons who sexually assault blood relatives, usually pre-pubescent or adolescent children

Seventy-three (73) offenders are classified as sexual aggressors, 63 are classified as pedophiles and 3 are classified as incest offenders (see table pages 16-33).

The majority of offenders had extensive criminal records involving sexual assaults and/or other violent crimes. In other instances, offenders had limited criminal records, but had admitted their involvement in multiple undetected sexual offences committed over several years.

The status of the offenders at the time of the committee's recommendations was:

- in 60 cases the offenders were still incarcerated;
- in 44 cases the offenders were under the supervision of Manitoba Corrections;
- in 37 cases the offenders had been released after completing their sentences in full;
- in 9 cases the offenders were under the conditions of a recognizance order;
- in 3 cases the offenders were under the supervision of the Correctional Service of Canada;
- in 1 case not considered as offender left the province;
- 1 case was not considered because the offender had been committed to a psychiatric centre; and
- 2 cases were not considered because they were withdrawn by the lead police agency.

Victim Profile

The offenders considered by the committee have been convicted of offences against 364 different victims. The age and gender of those victims are:

Category	Age and Gender of Victims			Total
	Male	Female	Unknown	
Child (0-11)	70	88	0	158
Youth (12-17)	25	79	0	104
Adult (18+)	2	79	0	81
Unknown	<u>14</u>	<u>5</u>	<u>2</u>	<u>21</u>
Total	111	251	2	364

The majority of the victims in the cases referred to the Committee were female (68.9%). Female children (11 years of age and under) accounted for 24.2% of victims; female youths (12 to 17 years of age) accounted for 21.7% of victims and female adults also accounted for 21.7% of victims. Females whose age could not be determined from the available information accounted for 1.4% of all victims.

The majority of offenders, 93 (67.4%), were known to their victims at the time of the offence, 31 offenders (22.5%) were not known or strangers to their victims and 14 offenders (10.1%) offended against both known and unknown victims.

Offender Submissions To The Committee

The protocol requires that, where possible, police notify offenders in writing of their intention to forward cases to the committee and of an offender's right to present a written submission to the committee. The offender may request that other persons, such as lawyers, counselors or clergy provide written supportive submissions to the committee. Twenty-nine (29) offenders have written directly to the committee outlining their views on the referral of their cases by police. Sixteen (16) legal counsel wrote to the committee on behalf of offenders, 6 written submissions were received from friends of offenders, 5 written submissions were received from relatives of offenders, 3 written submissions were received from a pastor, 1 written submission was received from the Chief of a First Nation and 1 was received from a probation officer.

Type of Notification

The committee has recommended:

- full public notification in 60 cases
- limited public notification in 28 cases
- targeted notification in 36 cases
- no notification in 24 cases

- other measures in two cases
- 4 cases were withdrawn at the request of the lead police agency

The yearly disposition of cases is as follows:

YEAR	DECISION						TOTAL
	FULL	LIMITED	TARGETED	NO NOTIFICATION	OTHER MEASURES	WITHDRAWN	
1995	3	1	11	5	0	1	21
1996	3	7	9	5	1	0	25
1997	4	5	3	9	1	0	22
1998	3	5	4	1	0	1	14
1999	6	2	2	3	0	0	13
2000	2	3	3	0	0	0	8
2001	4	2	2	0	0	0	8
2002	8	0	0	0	0	0	8
2003	7	2	0	0	0	1	10
2004	8	0	2	0	0	0	10
2005	5	0	0	1	0	0	6
2006	5	1	0	0	0	1	7
2007	2	0	0	0	0	0	2
TOTAL	60	28	36	24	2	4	154

Table 1 - Characteristics of Offenders Referred to the Community Notification Advisory Committee

#	Gender	Age	Offender Profile	Lead Police Agency	Type of Sentence	Incarcerated or in community at time of referral	Status of Offender at time of recommendation	Victim Profile	Offender Submission to committee
1	male (2 referrals)	42	sexual aggressor	RCMP	federal	incarcerated	in community released on warrant expiry	2 female adults ----- known	no
2	male	54	pedophile	WPS	provincial	in community on probation	in community on probation	1 female youth ----- known	no
3	male (2 referrals)	29	sexual aggressor	WPS	provincial	in community on probation	in community on probation (2 recommendations)	1 female youth ----- known	yes lawyer
4	male	31	sexual aggressor	RCMP	provincial	incarcerated	in community on probation	1 female adult & 1 female child ----- known	yes lawyer
5	male	19	sexual aggressor	RCMP	provincial	in community on probation	in community on probation	2 adult females ----- known	no
6	male	48	pedophile	RCMP	provincial	incarcerated	in community on probation	2 female youths ----- known	no
7	male	32	sexual aggressor	WPS	federal	incarcerated	in community released on warrant expiry	2 female adults ----- known	no
8	male (3 referrals)	69	sexual aggressor	WPS (2X) RCMP (1X)	n/a	in community no supervision (1X) on recognizance (2X)	in community on recognizance (3 recommendations)	1 female youth ----- known	no

#	Gender	Age	Offender Profile	Lead Police Agency	Type of Sentence	Incarcerated or in community at time of referral	Status of Offender at time of recommendation	Victim Profile	Offender Submission to committee
9	male	28	pedophile	WPS	provincial	in community no supervision	in community no supervision	2 female children & 1 male child ----- known	no
10	male	16	pedophile	RCMP	provincial	in community on recognizance	in community on recognizance	1 male child ----- known	no
11	male	29	pedophile	BPS	provincial	in community no supervision	in community no supervision	1 male youth ----- known	yes offender
12	male	68	pedophile	RCMP	provincial	in community on probation	in community on probation	4 female children ----- known	no
13	male (2 referrals)	38	sexual aggressor	WPS	provincial (1X) federal (1X)	in community on probation (1X) incarcerated (1X)	in community on probation (1X) in community (1X)	1 male child & 1 female child ----- known	yes offender (1X) no (1X)
14	male	20	sexual aggressor	RCMP	provincial	incarcerated	in community on probation	1 female child ----- known	no
15	male	21	pedophile	RCMP	provincial	in community on probation	in community on probation	4 female children ----- known	no
16	male	27	sexual aggressor	WPS	federal	incarcerated	in community released on warrant expiry	1 female adult ----- known	no
17	male	25	sexual aggressor	RCMP	provincial	incarcerated	in community on probation	1 female adult ----- known	no

#	Gender	Age	Offender Profile	Lead Police Agency	Type of Sentence	Incarcerated or in community at time of referral	Status of Offender at time of recommendation	Victim Profile	Offender Submission to committee
18	male	26	sexual aggressor	BPS	provincial	committed to psychiatric centre	not applicable case withdrawn	1 female adult ----- known	no
19	male	46	pedophile	WPS	federal	incarcerated	Incarcerated	1 male child ----- unknown	no
20	male	60	pedophile	WPS	federal	incarcerated	Incarcerated	1 female child ----- known	no
21	male (2 referrals)	67 73	sexual aggressor	WPS	federal	incarcerated	incarcerated	2 female adult/ 1 female child ----- known	yes offender
22	male	71	pedophile	RCMP	n/a	in community no supervision	in community no supervision	1 male youth ----- known	no
23	male	67	pedophile	RCMP	provincial	in community on probation	in community on probation	2 female children ----- known	no
24	male	42	sexual aggressor	WPS	federal	incarcerated	incarcerated	4 female adults ----- unknown	yes offender
25	male	18	sexual aggressor	RCMP	provincial	in community on probation	in community on probation	5 female children ----- known	yes offender & parents
26	male	29	sexual aggressor	RCMP	provincial	in community on probation	in community on probation	1 female child ----- known	no

#	Gender	Age	Offender Profile	Lead Police Agency	Type of Sentence	Incarcerated or in community at time of referral	Status of Offender at time of recommendation	Victim Profile	Offender Submission to committee
27	male	37	pedophile	WPS	federal	in community released on warrant expiry	in community released on warrant expiry	1 female youth ----- known	no
28	male	60	pedophile	RCMP	provincial	in community on probation	in community on probation	5 female youths & 1 female child ----- known	no
29	male	27	sexual aggressor	RCMP	provincial	in community on probation	in community on probation	1 female adult ----- known	no
30	male	53	pedophile	WPS	provincial	in community on probation	in community on probation	1 female child & 2 female youths ----- known	yes lawyer
31	male	43	pedophile	WPS	provincial	in community on probation	in community on probation	2 male children & 1 male youth ----- known	yes offender
32	male	37	sexual aggressor	WPS	provincial	in community no supervision	in community no supervision	1 female adult ----- known	yes friend
33	male	35	incest offender	RCMP	provincial	in community on probation	in community on probation	1 female child ----- known	yes friends
34	male	20	pedophile	RCMP	provincial	in community on probation	in community on probation	1 female youth ----- known	no

#	Gender	Age	Offender Profile	Lead Police Agency	Type of Sentence	Incarcerated or in community at time of referral	Status of Offender at time of recommendation	Victim Profile	Offender Submission to committee
35	male (2 referrals)	28	sexual aggressor	RCMP	federal	in community no supervision	in community no supervision (2 recommendations)	1 female youth & 1 female adult ----- known	yes offender
36	male	24	sexual aggressor	WPS	provincial	in community on probation	in community on probation	1 female youth & 1 female victim (age unknown) ----- unknown	No
37	male	48	sexual aggressor	RCMP	provincial	in community on probation	in community on probation	1 male child, 2 females youths, 1 female adult, & 1 female victim (age unknown) ----- unknown	yes lawyer & friend
38	male (2 referrals)	30	pedophile	RCMP	federal	in community released on warrant expiry	in community released on warrant expiry	1 male child & 1 female youth ----- known	No
39	male	35	sexual aggressor	WPS	provincial	in community on probation	in community on probation	1 female child known 1 female adult unknown	No
40	male	46	sexual aggressor	WPS	federal	in community released on warrant expiry	in community released on warrant expiry	3 female adults ----- unknown	No
41	male	43	pedophile	WPS	provincial	in community on probation	in community on probation	4 female youths ----- known	No
42	male	45	sexual aggressor	WPS	federal	incarcerated	incarcerated	1 female youth ----- known	No

#	Gender	Age	Offender Profile	Lead Police Agency	Type of Sentence	Incarcerated or in community at time of referral	Status of Offender at time of recommendation	Victim Profile	Offender Submission to committee
43	male	35	pedophile	WPS	federal	incarcerated	in community released on warrant expiry	1 female child & 3 female youths ----- unknown	yes offender
44	male (2 referrals)	32	sexual aggressor	WPS	federal	incarcerated	incarcerated	1 female adult ----- unknown	no
45	male (3 referrals)	31	sexual aggressor	WPS	provincial	in community on probation (1X) ----- incarcerated (2X)	in community on probation (1X) ----- incarcerated (2X)	1 male child & 1 female youth ----- known	no
46	male	31	pedophile	WPS	provincial	in community on probation	in community on probation	1 male child, 1 female child ----- known	no
47	male	39	sexual aggressor	WPS	federal	incarcerated	incarcerated	1 female youth ----- known	yes offender, friend
48	male	31	pedophile	WPS	n/a	in community no supervision	in community no supervision	1 female child ----- known	yes lawyer
49	male	29	pedophile	WPS	provincial	in community no supervision	in community no supervision	4 female children ----- known	no
50	male	21	pedophile	WPS	federal	incarcerated	incarcerated	3 male children ----- 1 known & 2 unknown	yes offender

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51	male	26	pedophile	WPS	federal	incarcerated	incarcerated	1 female child ----- known	yes offender, friend & offender's mother
52	male	54	pedophile	BPS	federal	incarcerated	in community parole supervision	1 female youth ----- known	no
53	male	46	pedophile	WPS	n/a	in community no supervision	in community no supervision	4 male youths & 1 male child ----- known	no
54	male	26	sexual aggressor	WPS	provincial	in community on probation	in community on probation	1 female youth ----- known	yes lawyer
55	male	39	sexual aggressor	WPS	provincial	in community on probation	in community on probation	2 female children & 1 female adult ----- unknown	no
56	male	39	pedophile	RCMP	provincial	in community on probation	in community on probation	5 female children ----- unknown	yes offender & wife
57	male	59	pedophile	RCMP	none	in community parole supervision	in community parole supervision	5 male youths ----- known	yes lawyer
58	male	28	pedophile	WPS	provincial	in community on probation	in community on probation	1 male child ----- known	yes lawyer

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59	male	40	pedophile	RCMP	federal	in community released on warrant expiry	in community released on warrant expiry	2 female children & 1 female youth ----- - known	no
60	male	33	incest offender	WPS	federal	incarcerated	incarcerated	1 male child ----- - known	no
61	male (2 referrals)	40 43	sexual aggressor	WPS	provincial (1X) ----- federal (1X)	incarcerated (2X)	incarcerated (2X)	4 female adults ----- unknown	no (1X) ----- yes, offender (1X)
62	male	64	pedophile	RCMP	provincial	in community no supervision	in community no supervision	1 female youth ----- known	yes lawyer
63	male	40	sexual aggressor	RCMP	n/a	in community no supervision	in community no supervision	1 female adult, 1 female youth & 1 female child ----- known	no
64	male (2 referrals)	29	sexual aggressor	RCMP	federal	incarcerated	incarcerated (2 recommendations)	2 female adults ----- known	no
65	male	26	sexual aggressor	RCMP	federal	in community released on warrant expiry	in community released on warrant expiry	2 adult females & 1 female youth ----- unknown	no

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66	male	28	sexual aggressor	RCMP	federal	in community released on warrant expiry	in community released on warrant expiry	1 female youth ----- unknown	yes Chief of First Nation
67	male	34	pedophile	WPS	probation	in supervised treatment program	in community on probation	1 male child & 1 female child ----- known	no
68	male (2 referrals)	51	pedophile	RCMP	federal	incarcerated	incarcerated	2 female youths & 2 victims (age and gender unknown) ----- known	no
69	male	24	pedophile	RCMP	federal	incarcerated	incarcerated	1 male youth ----- known	no
70	male	33	sexual aggressor	WPS	federal	incarcerated	incarcerated	1 female adult ----- known	no
71	male	19	sexual aggressor	RCMP	provincial	incarcerated	incarcerated	4 females (2 adults, 1 child and 1 youth) ----- unknown	no
72	male	46	sexual aggressor	WPS	provincial	incarcerated	incarcerated	1 adult male ----- known	no
73	male	62	pedophile	WPS	provincial	in community on probation	in community on probation	1 female child & 1 female youth ----- known	yes - ex-wife, daughter & offender

#	Gender	Age	Offender Profile	Lead Police Agency	Type of Sentence	Incarcerated or in community at time of referral	Status of Offender at time of recommendation	Victim Profile	Offender Submission to committee
74	male	33	sexual aggressor	WPS	federal	in community released on warrant expiry	in community released on warrant expiry	2 female adults ----- 1 known & 1 unknown	yes lawyer
75	male	21	pedophile	RCMP	provincial	in community on probation	in community on probation	2 male children ----- known	no
76	male (2 referrals)	36	sexual aggressor	RCMP	provincial	in community on probation	N/A case withdrawn ----- in community on probation	1 female adult ----- known	yes pastor & church members
77	male	37	sexual aggressor	WPS	federal	in community on recognizance	in community on recognizance	1 female adult ----- unknown	no
78	male (2 referrals)	30	sexual aggressor	RCMP	federal	incarcerated (1X) ----- in community no supervision (1X)	in community released on warrant expiry (1X) ----- in community no supervision (1X)	1 female child ----- known	No
79	male	28	sexual aggressor	RCMP	federal	incarcerated	incarcerated	2 female youths ----- known	Yes Lawyer
80	male	49	pedophile	WPS	provincial	incarcerated	in community on probation	11 male children & 3 male youths ----- known	No

#	Gender	Age	Offender Profile	Lead Police Agency	Type of Sentence	Incarcerated or in community at time of referral	Status of Offender at time of recommendation	Victim Profile	Offender Submission to committee
81	male	42	sexual aggressor	WPS	federal	in community on recognizance	in community on recognizance	1 male child & 2 female adults ----- known & unknown	no
82	male	60	sexual aggressor	WPS	provincial	in community on probation	in community on probation	2 female children ----- known	no
83	male	23	sexual aggressor	WPS	federal	incarcerated	in community on probation	2 female youth ----- known	no
84	male	44	pedophile	WPS	provincial	in community on probation	in community on probation	4 female children & 1 male child ----- known	yes, lawyer
85	male	47	sexual aggressor	RCMP	federal	incarcerated	incarcerated	2 adult females ----- known	yes, offender
86	male	25	pedophile	WPS	federal	in community, released on warrant expiry	in community, no supervision	2 female children ----- 1 known & 1 unknown	no
87	male	58	pedophile	WPS	federal	in community, released on warrant expiry	in community, no supervision	2 male children 4 male youths 13 males, unknown age ----- known	no
88	male (2 referrals)	28	pedophile	RCMP (1X) WPS (1X)	provincial	in community, on probation (2X)	in community, on probation (2X)	4 male children 1 male youth ----- known	yes lawyer & pastor ----- no

#	Gender	Age	Offender Profile	Lead Police Agency	Type of Sentence	Incarcerated or in community at time of referral	Status of Offender at time of recommendation	Victim Profile	Offender Submission to committee
89	male	57	pedophile	WPS	federal	incarcerated	incarcerated	8 female children 1 female youth ----- known	no
90	male	31	pedophile	WPS	provincial	in community, on probation	in community, on probation	1 male child 1 male youth ----- unknown	yes, offender
91	male	48	sexual aggressor	BPS	federal	incarcerated	incarcerated	2 female adults ----- 1 known & 1 unknown	yes, lawyer
92	male	41	sexual aggressor	WPS	provincial	in community, on probation	in community, on probation	3 female adult ----- unknown	yes, lawyer
93	male	51	sexual aggressor	BPS	federal	incarcerated	incarcerated	2 female adult ----- known	no
94	male	56	pedophile	RCMP	federal	incarcerated	in community released on warrant expiry	2 female children ----- known	no
95	male	31	sexual aggressor	WPS	federal	incarcerated	in community released on warrant expiry, on recognizance	1 female adult 1 female youth ----- unknown	no
96	male	53	sexual aggressor	WPS	federal	incarcerated	in community released on warrant expiry, on recognizance	3 female adults ----- known	no

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97	male	36	sexual aggressor	WPS	federal	in community, on recognizance	in community, released on warrant expiry, on recognizance	2 female adults ----- known	no
98	male	62	pedophile	WPS	federal	in community, no supervision	in community, released on warrant expiry	8 male children ----- known	no
99	male	25	sexual aggressor	BPS	federal	incarcerated	incarcerated	1 female adult ----- unknown	yes, offender
100	male	33	sexual aggressor	WPS	federal	incarcerated	incarcerated	1 female youth ----- unknown	no
101	male	37	sexual aggressor	WPS	provincial	incarcerated	incarcerated	1 female adult ----- known	yes
102	male	40	sexual aggressor	WPS	federal	incarcerated	incarcerated	1 female adult ----- known	no
103	male	56	pedophile	WPS	federal	incarcerated	incarcerated	4 female youths ----- unknown	yes
104	male	32	sexual aggressor	WPS	provincial	incarcerated	in community	N/A	yes, through probation officer

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105	male	55	sexual aggressor	BPS	Federal	incarcerated	incarcerated	1 female youth & 1 female adult ----- 1 known & 1 unknown	no
106	male	44	pedophile	WPS	provincial	in community	in community	1 female child ----- Known	no
107	male	34	pedophile	WPS	federal	incarcerated	in community	1 male child & 1 male youth ----- Known	no
108	male	51	pedophile	WPS	federal	incarcerated	incarcerated	1 male child & 1 female child ----- Known	no
109	male	23	sexual aggressor	RCMP	provincial	incarnated	incarcerated	1 male child & 1 female adult ----- Unknown	no
110	male	22	sexual aggressor	WPS	provincial	in community	in community	1 female child ----- Known	no
111	male	30	sexual aggressor	WPS	federal	incarcerated	incarcerated	2 female adults ----- known & unknown	no
112	male	32	sexual aggressor	WPS	federal	incarcerated	Incarcerated	1 female adult ----- Unknown	no

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113	male	50	sexual aggressor	RCMP	federal	incarcerated	in community	1 female adult ----- unknown	no
114	male	56	incest offender	WPS	federal	incarcerated	incarcerated	2 male children & 1 female child ----- known	no
115	male	53	sexual aggressor	RCMP	federal	incarcerated	incarcerated	1 female adult ----- Unknown	yes, offender, partner & pastor
116	male	24	sexual aggressor	WPS	provincial	incarcerated	incarcerated	1 female adult ----- known	no
117	male	57	pedophile	RCMP	federal	incarcerated	not applicable case withdrawn	1 female child ----- Known	no
118	male	46	sexual aggressor	WPS	provincial	incarcerated	incarcerated	1 female youth	yes
119	male	33	pedophile	WPS	provincial	incarcerated	incarcerated	current offence breach of probation therefore no identifiable victim	no
120	male	35	pedophile	WPS	federal	incarcerated	incarcerated	2 female children ----- Known	no

#	Gender	Age	Offender Profile	Lead Police Agency	Type of Sentence	Incarcerated or in community at time of referral	Status of Offender at time of recommendation	Victim Profile	Offender Submission to committee
121	male	38	pedophile	WPS	provincial	incarcerated	incarcerated	current offence breach of probation therefore no identifiable victim	no
122	male	36	sexual aggressor	WPS	federal	incarcerated	incarcerated	1 female adult 1 youth female ----- 1 known, 1 unknown	no
123	male	33	pedophile	WPS	federal	in community	in community	2 male, 1 female child 1 female youth 1 male (age unknown) ----- known and unknown	no
124	male	32	pedophile	RCMP	federal	incarcerated	incarcerated	5 male and 1 female child ----- Known	yes
125	male (2 referrals)	41	sexual aggressor	WPS	federal	incarcerated	incarcerated	3 female youth ----- Unknown	no
126	male	40	sexual aggressor	WPS	provincial	incarcerated	incarcerated	current offence breach of probation therefore no identifiable victim	No
127	male	59	pedophile	RCMP	U.S Prison	in community	in community	3 female children ----- Known	No

#	Gender	Age	Offender Profile	Lead Police Agency	Type of Sentence	Incarcerated or in community at time of referral	Status of Offender at time of recommendation	Victim Profile	Offender Submission to committee
128	male	38	pedophile	WPS	provincial	incarcerated	incarcerated	4 male children 1 male youth _____ 4 known and 1 unknown	yes, but 2 days after the Committee meeting
129	male	36	sexual aggressor	WPS	provincial	incarcerated	incarcerated	1 female adult 1 female youth _____ 1 known & 1 unknown	Yes, but after the Committee meeting ended
130	male	38	pedophile	RCMP	provincial	in community	in community	1 male child _____ known	yes
131	male	31	sexual aggressor	WPS	federal	incarcerated	incarcerated	1 female youth 1 female (age unknown) _____ unknown	no
132	male	27	sexual aggressor	WPS	federal	incarcerated	incarcerated	3 female youth 2 female children 1 female (age unknown) _____ known and unknown	yes
133	male	42	sexual aggressor	WPS	federal	in community	in community	2 female youth 1 female adult _____ unknown	no
134	male	29	pedophile	WPS	federal	incarcerated	incarcerated	6 male children 1 male youth _____ known	yes

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135	male	38	pedophile	WPS	federal	incarcerated	incarcerated	1 female youth unknown	no
136	male	26	pedophile	BPS	provincial	incarcerated	incarcerated	1 female child unknown	no
137	male	43	pedophile	WPS	federal	committed to psychiatric centre	committed to psychiatric centre	3 female children 1 female age unknown unknown	no
138	male	39	sex aggressor	WPS	federal	incarcerated	incarcerated	1 female youth 1 adult female unknown	yes
139	male	27	sexual aggressor	WPS	federal	incarcerated	incarcerated	1 adult male known	yes
140	male	70	sexual aggressor	WPS	federal	regional psychiatric centre	regional psychiatric centre	4 female youth 4 female adult 3 female children known and unknown	no
141	male	41	pedophile	MHRsOU	provincial	incarcerated	incarcerated	1 female youth known 1 male youth known	yes, through lawyer
142	male	40	sexual aggressor	MHRsOU	federal	incarcerated	incarcerated	female adult unknown	yes

How To Reach the Community Notification Advisory Committee

Requests for further information or assistance can be directed to:

Community Notification Advisory Committee

Telephone number: 204-945-3272

Fax number: 204-945-0433

Publications

The following publications are available by contacting the office of the Community Notification Advisory Committee at the telephone number listed above:

- Protocol on the Release of Information on High-risk sex offenders (February 1995)
- Press release and backgrounder: Release of Information on High-risk sex offenders (February 1995)
- Report No. 1: Community Notification Advisory Committee (November 1995)
- Report No. 2: Community Notification Advisory Committee (June 1996)
- Report No. 3: Community Notification Advisory Committee (December 1999)
- Report No. 4: Community Notification Advisory Committee (June 2000)
- Report No. 5: Community Notification Advisory Committee (June 2001)
- Report No. 6: Community Notification Advisory Committee (June 2002)
- Report No. 7: Community Notification Advisory Committee (June 2003)
- Report No. 8: Community Notification Advisory Committee (June 2004)
- Report No. 9: Community Notification Advisory Committee (June 2005)
- Report No. 10: Community Notification Advisory Committee (June 2006)
- Report No. 11: Community Notification Advisory Committee (June 2007)